Some Thoughts on Using Computers to Teach Argumentation

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Argument

- Given AI’s focus on computational models of argumentation, it’s important to develop techniques for evaluating the models.
- One way is to assess if the models help students learn argumentation skills.
- Research on computer-supported instruction with argument diagrams has shown primarily only suggestive evidence of success.
- Toulmin structures and other argument models and visual representations that focus on linking data and claims through warrants may not be ideal.
- Our visual representation in the LARGO ITS focuses instead on argument strategies and processes for reasoning about the warrants.
  - Even so, our evidence of learning is also mixed.
- I suggest some explanations for the mixed results of computer-supported instruction in argumentation and offer some alternative approaches.
- Finally, I report evidence of an emerging use of argument diagrams as diagnostic evidence of students’ understanding of argumentation.
Outline

• Why teach argumentation, especially for ill-structured problems?
• Example ill-structured problem:
  – Arguments, argument models and argument diagrams.
• What do students need to learn about argumentation?
• Why teach argumentation with computer-supported argument diagrams?
• Does instruction with computer-supported argument diagrams really work?
• What some argument diagrams are missing:
  – [dis]advantages of Toulmin diagrams
• Our approach:
  – LARGO teaches arguing with hypotheticals
    – Report of a series of evaluations
• Why don’t argumentation ITSs work better? What can be done?
• One role for argument diagrams in instruction: diagnostic tools
  – How diagnostic are LARGO diagrams?
  – Why diagnostic argument diagrams matter
• Future plans and conclusions
Why teach argumentation?

To make better reasoners!

“[A] good reasoner should be able to

• generate arguments, providing supportive reasons to the claims that are made.…
• consider arguments counter to his or her argument and be able to refute them or to re-evaluate one’s own position in reference to them.…
• use qualifiers that restrict the range of an argument.…
• provide backing to an argument
• develop an argument structure consisting of … inter-related arguments.…
• persuade via the strength of the arguments provided.…
• use various types of arguments (e.g., argument from consequence, argument by definition.…)
• evaluate arguments, using the [relevant] criteria..”  (Voss & Means, 1991, p. 342)
Argumentation and Ill-Structured Problems

“Ill-structured problems usually have:

1) *Vaguely stated goal* that requires analysis … to define the particular issue clearly.

2) *Constraints … not in the problem statement*; instead, the solver needs to retrieve and examine the constraints … during the solving process.

3) [Solvers frame] ill-structured problems … in different ways, according to [their] knowledge, beliefs, attitudes, and other factors.

4) *Solutions to ill-structured problems typically are not right or wrong*, and not valid or invalid….

5) *Solution usually is justified by … argument* … and perhaps … a rebuttal… attacking a particular constraint or barrier … or by [refuting] an anticipated opposing position.

6) *Evaluation of a solution [is] in terms of agreement or disagreement*, acceptability or the lack thereof, or some level of plausibility.

7) The evaluator … may disagree with the solver’s justification, the extent to which the justification supports the solution offered, or the evaluator may offer a better solution. (Voss, 2006, pp. 305f)
Legal Example of Ill-Structured Problem


**Facts**: Police suspected def. Carney of trading drugs for sex in motor home located in a downtown San Diego parking lot. After questioning a boy leaving Carney’s motor home, agents entered without a warrant or consent, observed drugs, and arrested Carney.

**Conflicting principles:**

- *Prevent evidence loss*:
  - Prevent loss of evidence in emergency situation.

- *Privacy*:
  - Constitutional right of privacy and autonomy in ones home.

- *Police efficiency*:
  - Bright line rule that police can apply efficiently.
Deductive Argument Model

Rule

Vehicles can be excepted from search-warrant requirement

Motor homes are vehicles

Therefore

Motor homes can be excepted from search-warrant requirement
Toulmin Structure for Legal Argument*

Datum

Motor homes are vehicles

Claim

Motor homes can be excepted from search-warrant requirement

Since

Warrant

Vehicles can be excepted from search-warrant requirement

On account of

Backing

In case of *U.S. v. Ross*, the Court held that automobiles can be excepted…

*(Newman & Marshall, 1992)*
**Toulmin Legal Argument with Rebuttals**

**Claim 1**
- **Datum**
  - Motor homes are vehicles
- **Warrant**
  - Vehicles can be excepted from search-warrant requirement
- **Since**
  - In case of *U.S. v. Ross*, the Court held that automobiles can be excepted...

**Claim 2**
- **Datum**
  - Motor homes are homes
- **Warrant**
  - Homes cannot be excepted from search-warrant requirement
- **Since**
  - In case of *Payton v. N.Y.*, the Court held that homes cannot be excepted...

**Unless**
- In case of *U.S. v. Ross*, the Court held that automobiles can be excepted...

* *(Newman & Marshall, 1992)*
**Toulmin Structure for Analogy**

**Datum**

**Claim**

Motor homes can be excepted from search-warrant requirement

Since

Warrant

Autos and motor homes are essentially similar

On account of

Backing

Both are mobile; both can move quickly; both are subject to motor vehicle inspections…

*(Newman & Marshall, 1992)*
Propose test:* 
Mr. H: If place-to-search has wheels and is self-propelling → no warrant required.

Carney’s motor home has wheels and is self-propelling.

* Proposed test is a warrant

Attack test -- with hypothetical:
J: What if the vehicle is self-propelled but has been in one of these mobile home parks for three months and it’s hooked up to water and electricity but still has its wheels on?

Principle = Privacy; Privacy may trump Preventing evidence loss

Justify test -- by analogizing hypo to Carney:
Mr. H: society is not willing to recognize that expectation of privacy as justifying a different rule from another motor vehicle; and that, because of its mobility, the capacity for it to move...

Also, both are self-propelled and police cannot know how long the place-to-search has been there, attached to the plumbing, etc.

Principle = Police efficiency (bright-line test); Preventing evidence loss + Police efficiency may trump Privacy

Abandon test
Modify test
What do students need to learn about arguing?

• Not just deductive reasoning with rules…
• Rules (i.e., proposed tests or warrants) have sources; Argue about:
  – rules’ backing
  – “right” formulation of the rule
• Applying a rule is an interpretive step; Argue:
  – if/how rule applies to fact situation
  – about what rule’s term means (since they are not adequately defined)
    • Distinguish term’s technical vs. common sense meanings
• Applying a rule is a normative conclusion; Argue:
  – about policies/principles underlying the regulation
  – how well result “fits” policies/principles, cases and hypotheticals
  – what similarities/differences are relevant
  – how much weight sims/diffs have in light of underlying policies/principles
Why teach argumentation with computer-supported argument diagrams?

**Reification:** Making argumentation models explicit is assumed to help students understand what they should learn.

**Keeping track:** Easier for students to track what supports/responds to what.

**Practice:** Gives students additional opportunities to practice analyzing arguments or engaging in argumentation.

**Collaboration:** Supports collaborative argumentation among students.

**Reflection:** Recording argument enables reflection on meaning of argument and how to evaluate it.

**Modeling:** Provides context for computationally modeling sophisticated reasoning and evaluating the argument models.
Does instruction with computer-supported argument diagrams really work?*

**Belvedere:** *Trend but not stat/significant:*
- Students using Toulmin-based diagrams of their own scientific arguments produced better post-test arguments than control
- Evidential strength, inferential difficulty, inferential spread, comparison to expert. (Suthers & Hundhausen, 2003)

**CSAV:** *Trend but not stat/significant:*
- Over semester, students using computer-supported Toulmin-based diagrams of their own legal arguments made higher quality arguments than controls. (Carr, 2003)

**Reason!Able, et al.:** *Uncontrolled comparison:*
- Diagramming reconstructed arguments from textual examples improves scores on Critical Thinking Skills Tests compared to college or critical thinking courses. (Twardy, 2004; van Gelder, 2007; see Harrell, 2007 [suggesting hand-drawn diagrams work, too])

**Convince Me:**
- Subjects trained using program to diagram explanatory relations among data and hypotheses made more coherent post-test arguments than controls
- As measured by ECHO. (Schank, 1995)

*(Braak, et al. 2006)*
[Dis] Advantages of Toulmin Diagrams

- Capture argument’s functional or “propositional” structure
- Go beyond logical deductive inference
- Extendable to case-based, analogical warrants and backings
- Accommodate rebuttals, argument chains, hierarchical argument structure, conjunctive arguments…

**BUT**

- Quickly generate “spaghetti”:
  - too fined grained
  - hard to accommodate recursive structures
- Where do students need more help:
  - relating claims to data? vs. formulating/interpreting warrants?
- Miss important ways to interpret warrants:
  - Lack strategic argument processes (e.g., hypothetical reasoning)
  - Lack dynamic change in interpretation of the warrants
Accommodating Strategic Processes in Toulmin Diagrams

(Voss, et al., 1983) developed graphical coding of expert/novice solutions to ill-structured problems like, “How to solve the problem of Soviet Agriculture.”

**G Structure:** General problem-solving Control operators

<table>
<thead>
<tr>
<th>OPERATOR</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>GCON</td>
<td>State constraint</td>
</tr>
<tr>
<td>GSUB</td>
<td>State subproblem</td>
</tr>
<tr>
<td>GSOL</td>
<td>State solution</td>
</tr>
<tr>
<td>GIPS</td>
<td>Interpret problem statement</td>
</tr>
<tr>
<td>GSUP</td>
<td>Provide support</td>
</tr>
<tr>
<td>GEVA</td>
<td>Evaluate</td>
</tr>
<tr>
<td>GSUM</td>
<td>Summarize</td>
</tr>
</tbody>
</table>

**R Structure:** Reasoning with Toulmin-style argument operators

<table>
<thead>
<tr>
<th>OPERATOR</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>RARG</td>
<td>State argument</td>
</tr>
<tr>
<td>RSAS</td>
<td>State assertion</td>
</tr>
<tr>
<td>RFAC</td>
<td>State fact</td>
</tr>
<tr>
<td>RPSC</td>
<td>Present specific case</td>
</tr>
<tr>
<td>RREA</td>
<td>State reason</td>
</tr>
<tr>
<td>ROUT</td>
<td>State outcome</td>
</tr>
<tr>
<td>RCOM</td>
<td>Compare and/or contrast</td>
</tr>
<tr>
<td>RELA</td>
<td>Elaborate and/or clarify</td>
</tr>
<tr>
<td>RCON</td>
<td>State conclusion</td>
</tr>
<tr>
<td>RQUA</td>
<td>State qualifier</td>
</tr>
</tbody>
</table>
Accommodating Warrant Versions in Toulmin Structure for Legal Arguments*

Datum

Motor homes are vehicles

Claim

Motor homes can be excepted from search-warrant requirement

Initial Warrant

Vehicles can be excepted from search-warrant requirement

Refined Warrant

Motorized containers with wheels can be excepted from search-warrant requirement

Applicable Warrant

Containers that can be moved quickly can be excepted from search-warrant requirement

Backing and Refining Mechanism

Ross case and wheel-less cab hypo

Backing and Method to determine applicability

Motor home with utilities hypo

*(Tans, 2006)
Supplementing Argument Diagrams: Compare Competing Warrants*

<table>
<thead>
<tr>
<th>Proposed tests</th>
<th>Prevent evidence loss</th>
<th>Protect privacy</th>
<th>Police efficiency: bright-line test</th>
</tr>
</thead>
<tbody>
<tr>
<td>Except entities with wheels</td>
<td>++</td>
<td>- -</td>
<td>++</td>
</tr>
<tr>
<td>Except self-propelling entities</td>
<td>++</td>
<td>- -</td>
<td>+</td>
</tr>
<tr>
<td>Except places to reside that move quickly</td>
<td>++</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>Except places to reside that are potentially moveable</td>
<td>+</td>
<td>-</td>
<td>- -</td>
</tr>
<tr>
<td>Except self-propelling places to reside subject to DMV inspection</td>
<td>++</td>
<td>-</td>
<td>++</td>
</tr>
</tbody>
</table>

*(adapting Newman & Marshall, 1992)
**LARGO** (Legal ARgument Graph Observer)

- Students reconstruct hypothetical reasoning in SCOTUS oral arguments
- They make argument diagrams:
  - Diagram elements based on a process model of hypothetical reasoning
  - Nodes: Proposed tests, hypotheticals, current facts
  - Links: Relations such as: modified to, distinguished from, analogized to, leads to
- LARGO provides feedback
  - Feedback based on “argument patterns”, text mark-up, and collaborative filtering
  - Detects:
    - important parts of argument text not diagrammed
    - mistaken linkages
    - opportunities for reflection
- Outputs advice prompting students to:
  - RemEDIATE apparently weak parts of diagrams.
  - Reflect on significance of relations among tests, hypotheticals, and responses.
# Model for reasoning with hypotheticals

<table>
<thead>
<tr>
<th>Propose test and argument for deciding case:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construct a proposed test that leads to a favorable decision in the case and is consistent with applicable legal principles and important past cases, and give reasons.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pose hypothetical example to probe proposed test:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construct a hypothetical example that is analogous to [disanalogous from] the case (i.e., a suitable test when applied to the example should yield the same [a different] result) and yet the proposed test when applied to the example leads to a different [the same] result, and give reasons.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rebut or otherwise reply to hypothetical example:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Save the proposed test by showing that the supposedly disanalogous [analogous] example is really analogous [disanalogous]). Or</td>
</tr>
<tr>
<td>(2) Distinguish example; Modify the proposed test so that it behaves like a suitable test or does not apply to the example. Or</td>
</tr>
<tr>
<td>(3) Abandon the proposed test.</td>
</tr>
</tbody>
</table>
LARGO Approach

Argument transcript

Student-created diagram

Palette of Elements/Relations
LARGO Advice
Advice dialog and self-explanation prompt

Advice
Here are some suggestions that could help you with your tasks. Please click on one to see a detailed explanation.

- Reflect on different tests
- Include the current fact situation in your diagram
- Include response to hypothetical in diagram

Test
IF a vehicle has wheels
AND capable of moving
THEN search without warrant permitted

Comment:

Hypothetical
vehicle in motor home park
(with water and electricity connections)
Outcome: search permitted

Test
IF a vehicle is capable of moving
EVEN THOUGH there might be expectations of privacy
THEN search without warrant permitted

Hint
THEN search without warrant permitted" and "IF a vehicle is capable of moving EVEN THOUGH there might be expectations of privacy THEN search without warrant permitted". In response to the justice’s questions and to accommodate hypotheticals, the attorneys are indeed sometimes forced to change their proposed test. Yet, the two tests in your diagram are somewhat isolated. There is neither an explicit relation between the tests, nor a hypothetical indicated as being related to both versions in a way that could explain a test change.

That could well be the case in the argument. Yet, it is worth reflecting on. Please explain to yourself the relations between the different test versions and write down your thoughts in the field below. For instance, do the two tests offer different...
Experiments

**Goal:** Evaluate LARGO as compared to standard note taking.

**Hypothesis:** LARGO improves understanding of hypothetical reasoning, & ability to recognize/reason about examples in near and far transfer legal domains.

**Task:** Read SCOTUS oral arguments; represent hypothetical reasoning.

**Experimental condition (Diagram):** Use LARGO graphical argument representation and feedback to id/relate elements of hypothetical reasoning.

**Control condition (Text):** Same oral arguments and focus on hypothetical reasoning, but use text-based word-processing and highlighting.

**Participants**

<table>
<thead>
<tr>
<th>Fall 2006</th>
<th>Fall 2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>28 1Ls in Legal Process, randomly assigned</td>
<td>85 1Ls in one Legal Process section, randomly assigned (85 unpaid conscripts less 15 failed to spend time)</td>
</tr>
<tr>
<td>(38 paid volunteers less 10 failed-to-complete)</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Procedure</th>
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</thead>
<tbody>
<tr>
<td>(2h) Pre-test &amp; tool intro w/ Carney example</td>
</tr>
<tr>
<td>Same</td>
</tr>
<tr>
<td>(2h) Analyze Asahi case oral arguments (personal jurisdiction) and answer 2 questions</td>
</tr>
<tr>
<td>Same (+ 2 questions)</td>
</tr>
<tr>
<td>(2h) Analyze Burnham case oral arguments (personal jurisdiction)</td>
</tr>
<tr>
<td>Same (+ 2 questions)</td>
</tr>
<tr>
<td>(2h) Analyze Burger King case oral arguments (personal jurisdiction)</td>
</tr>
<tr>
<td>Same (+ 2 questions)</td>
</tr>
<tr>
<td>(2h) Post-test: Near transfer: Keeton case Far transfer: Sony copyright case</td>
</tr>
<tr>
<td>Same but no far transfer case</td>
</tr>
</tbody>
</table>
Control group: Text version of LARGO

PLUS: Instructions about model of hypothetical reasoning and extended example.

Panel for note taking

Highlighting tools

Argument transcript
## Experimental Results

<table>
<thead>
<tr>
<th>Fall 2006: 28 paid, <strong>volunteer</strong> 1Ls in Legal Process class</th>
<th>Fall 2007: 85 unpaid <strong>conscripted</strong> 1Ls in one Legal Process section</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lack of overall result:</strong></td>
<td>No significant differences on post-test between <em>Diagram</em> and <em>Text</em>. <em>Text</em> gained significantly more than <em>Diagram</em> on shared, counterbalanced personal jurisdiction questions.</td>
</tr>
<tr>
<td>LARGO did <em>not</em> improve learning across whole sample.</td>
<td></td>
</tr>
<tr>
<td>Trend favored <em>Diagram</em> but not significant.</td>
<td></td>
</tr>
<tr>
<td><strong>Among lower-LSAT students:</strong></td>
<td>Not observed.</td>
</tr>
<tr>
<td><em>Diagram</em> better than <em>Text</em> on legal issues questions and near-transfer problems re selecting proposed tests, hypotheticals and responses.</td>
<td></td>
</tr>
<tr>
<td>LOW + MED LSAT <em>Diagram</em> better than <em>Text</em> on evaluating hypotheticals wrt a proposed test.</td>
<td></td>
</tr>
<tr>
<td><strong>Use of Help:</strong></td>
<td>Decrease in use of advice function over time.</td>
</tr>
<tr>
<td>Increase in use of advice function over time</td>
<td>Much lower rate of advice function usage (1.8 per case)</td>
</tr>
<tr>
<td>High use of advice function (10.1 per case)</td>
<td></td>
</tr>
<tr>
<td><strong>Attending to text:</strong></td>
<td><em>Diagram</em> students performed worse than 2006 counterparts.</td>
</tr>
<tr>
<td><em>Diagram</em> students found more important parts of text.</td>
<td></td>
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</tbody>
</table>
Why don’t argumentation ITSs work better?

• Representational mismatch:
  – Toulmin-structure vs. diagrams tailored to strategic argument processes for reasoning about warrants
  – Cognitive/pedagogical mismatch of visual diagrams for textual arguments
    • Diagrams reify structure but leave out information
    • Need to interpret visual signs
    • Some arguments are about texts, e.g., proposed legal rules are texts
    • Post-test design:
      – Do diagrams prime students for textual questions better than texts? vs.
      – Can students use diagrams more effectively than text?

• Learning by “observing” argumentation vs. making arguments
  – Ecological validity
    • Law schools teach argumentation skills with oral argument practice
  – Arguing against the program (See e.g., CATO-Dial: Ashley, et al., 2002)

• Motivational problems
  – Argument diagrams vs. rich rhetorical, social context (cf. Willard, 1976)
  – Getting students to use on-demand help for ill-structured problems
    • Volunteer vs. required activity
    • Reconstructing arguments vs. reconstructing an argument for a reason
How to improve argumentation ITSs like LARGO

• Redesign help to engage even students with low motivation.
  – Highlight in advance parts of diagram where LARGO can give help.
  – Encourage competition
    • Report how well student’s diagram covers important parts of text as compared with peers’ diagrams.

• Engage students more directly in making arguments.
  – Stop action after a Justice’s hypothetical:
    • ask students to make advocate’s best response
    • compare students’ responses with advocate’s real response.
  – Model arguing with hypotheticals in a parallel domain
    • a simpler, game-like context where a program can pose the hypos.

• Explore diagnostic uses of argument diagrams.
  – What can diagrams tell about students’ understanding of arguments?
  – Can diagrams be analyzed automatically for diagnostic purposes?
3d Experiment: Are LARGO diagrams diagnostic?

Goal: Compare LARGO diagrams made by 3L students with 1Ls.

Hypothesis: LARGO diagrams of 3Ls reflect more mature understanding of argumentation than 1Ls’.

Procedure: Same as Fall 2007, but with no control condition.

Task: Read SCOTUS oral arguments; represent hypothetical reasoning.

Experimental condition (Diagram): Use LARGO graphical argument representation and feedback to id/relate elements of hypothetical reasoning.

Control condition: Not applicable.

Analysis: Compare diagrams across studies (2006, 2007, 2008) in relation to populations (volunteer 1Ls, nonvolunteer 1Ls, 3Ls), LSATs, and post-test scores.
Student diagrams are different!
Are the differences diagnostic?

1st semester 1L student

3L student
How diagnostic are LARGO diagrams?

• Diagrams of different abilities/experience differ:
  – Link-to-node ratio in ’07 correlates positively with LSAT scores ($r=.32$, $p<.05$).
    • Similar trend in 06-study but not with 3Ls in 08-study.
  – 3Ls’ diagrams’:
    • #relations ($m=12.3$) significantly more ($p<.05$) than volunteer 1Ls’ ($m=7.9$)…
      – … who produce significantly more than non-volunteer 1Ls ($m=5.2$).
    • #elements ($m=10.5$) and 1L volunteers’ ($m=9.6$) were significantly more ($p<.05$) than 1L non-volunteers ($m=7.5$).
    • link-to-node ratio (avg. 1.14) significantly larger ($p<.05$) than 1Ls’ diagrams (avg. .82, 67).

• LARGO diagram characteristics that best classify students by:
  – Post-test performance (“above-median” v. “below-median”):
    • Unlinked-hypo (Chi-square, $p < 0.01$, precision=47/51)
    • Unlinked-test (Chi-square, $p < 0.001$, precision=38/51)
    • Test-revision-suggested (Chi-square, $p < 0.01$, precision=35/51)
  – Group membership (3L v. 1L):
    • No-facts (Chi-square, $p < 0.01$, precision=32/51)
    • Unlinked-test (Chi-square, $p < 0.05$, precision=32/51)
    • Test-revision-suggested (Chi-square, $p < 0.001$, precision=41/51)
    • Test-facts-relation-specific (Chi-square, $p<0.01$, precision=39/51)
Using ML to classify argument diagrams automatically

**Hypothesis:** ML techniques can generate pedagogically useful classification rules to predict posttest performance.

**Data:** 51 graph/test pairs (34 1Ls, 17 3Ls)

**Procedure:** Train/test split (90/10): train ML algorithm on portion of data; test on remainder.

C4.5 Median Decision Tree: 86.7% test cases correct

GP Median Decision Tree: 89% test cases correct (best of number of alternative trees)
Why diagnostic diagrams matter

• Misconceptions about argument strategies hard to identify.
  – Instructors miss subtle errors in intermittent oral performance.

• Law professors use arguments to teach *substantive* law.
  – This assumes students understand argumentation.
  – Diagnostic diagrams help check if assumption is true!
  – Don’t wait to final exam to find out.

• Automating analysis enables:
  – flagging students who have not understood argumentation.
  – ITSs like LARGO to target help better.
  – identifying new diagnostic patterns.
Continuing Investigation of Diagram’s Diagnostic Uses

• Compare early vs. late diagrams
• Analyze relation of help usage to changes in diagrams.
• Apply machine learning genetic algorithm to identify diagnostic rules that predict performance.
• Blinded legal instructors will “grade” diagrams and generate evaluation criteria.
Conclusions

• Argumentation is closely related to reasoning, especially for ill-structured problem solving. Students need to learn argumentation to learn reasoning.
• While intuitively, computer-supported argument diagrams should help teach argumentation, the results have been mixed.
• Toulmin-style argument diagrams may not be ideal representations for arguments about how to formulate and interpret warrants.
• Our LARGO program teaches an argument strategy for reasoning about warrants with diagrams tailored to arguing with hypotheticals.
  – Even so, learning results have still been mixed.
• Especially in ill-structured domains, argumentation ITSs need better techniques for engaging students in using advice and making arguments.
• One emerging role for argument diagrams in instruction is as a diagnostic tool.
  – LARGO diagrams are related to some measures of student ability and success.
Selected References

Braak, S.W. van den, Oostendorp, H. van, Prakken, H. & Vreeswijk, G. (2006). A critical review of argument visualization tools: Do users become better reasoners?. In F. Grasso, R. Kibble & C. Reed (Eds.), *Workshop Notes of the ECAI-06 Workshop on Computational Models of Natural Argument (CMNA-06*) (pp. 67-75).


Selected LARGO References


